1 Luke Busby, Esq. Nevada Bar No. 10319 2 316 California Ave. Reno, Nevada 89509 3 (775) 453-0112 (775) 403-2192 (Fax) 4 luke@lukeandrewbusbyltd.com 5 Attorney for the Plaintiff 6 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA 9 10 11 L.G. a minor, by and through his 12 parent and natural guardian JEFF Case No.: 3:22-cv-00228-MMD-CLB GORELICK; 13 Plaintiff. 14 CORRECTED CERTIFICATION TO PLAINTIFF'S EX PARTE MOTION 15 VS. FOR TEMPORARY RESTRAINING 16 **ORDER AND PRELIMINARY** INJUNCTION WASHOE COUNTY SCHOOL 17 DISTRICT, a political subdivision of 18 the State of Nevada; Superintendent of the Washoe County School District 19 KRISTEN MCNEILL; and Washoe County School District Area 20 Superintendent MICHAEL PAUL. 21 22 23 COMES NOW, Plaintiff L.G., a minor, by and through his parent and natural 24 guardian JEFF GORELICK, by and through the undersigned counsel, and hereby 25 files the following Corrected Certification of counsel to the Ex Parte Motion for 26 Temporary Restraining Order and Preliminary Injunction against WASHOE COUNTY 27

SCHOOL DISTRICT ("WCSD"); Superintendent of the Washoe County School

28

District KRISTEN MCNEILL ("McNeill") and Washoe County School District Area Superintendent DR. MICHAEL PAUL ("Paul") for violation of L.G.'s right to be free from unlawful seizure in violation of the Fourth Amendment to the United States Constitution. RESPECTFULLY SUBMITTED this May 24, 2022: By: /s/ Luke Busby, Esq. Luke Busby, Esq. Nevada Bar No. 10319 316 California Ave. #82 Reno, Nevada 89509 (775) 453-0112 (775) 403-2192 (Fax) luke@lukeandrewbusbyltd.com Attorney for the Plaintiff

CORRECTED CERTIFICATION

(Corrections in bold below)

Pursuant to the requirements of FRCP 65(b)(1)(B), the undersigned counsel for L.G. certifies that on May 23, 2022 at approximately 11:50 a.m. an email was sent to counsel for WCSD, Mr. Neil Rombardo and Mr. Chris Reich, notifying WCSD of the Plaintiff's intent to seek a temporary restraining order and apprising WCSD of the basic facts underlying this dispute. On May 23, 2022, Counsel for WCSD, **Sara Montalvo, Esq.**, responded and corresponded with the undersigned counsel regarding the Plaintiff's intent to seek a temporary restraining order. On May 24, 2022, counsel **Montalvo** confirmed that L.G. will not be permitted to return to class by WCSD in person with his backpack until his backpack is searched.

RESPECTFULLY SUBMITTED this May 24, 2022:

By: /s/ Luke Busby, Esq.

Luke Busby, Esq.
Nevada Bar No. 10319
316 California Ave. #82
Reno, Nevada 89509
(775) 453-0112
(775) 403-2192 (Fax)
luke@lukeandrewbusbyltd.com
Attorneys for the Plaintiff

CERTIFICATE OF SERVICE
Pursuant to FRCP 5(b), I certify that on the date shown below, I caused service
to be completed of a true and correct copy of the foregoing document by:
personally delivering;
delivery via Reno/Carson Messenger Service;
sending via Federal Express (or other overnight delivery service);
x depositing for mailing in the U.S. mail, with sufficient postage affixed
thereto; or, delivery via electronic means (fax, eflex, NEF, etc.) to:
Sara K. Montalvo, Esq.
Andrea Schulewitch, Esq. General Counsel
Office of the General Counsel 425 East Ninth Street
Reno, NV 89512
Phone: 775.348.0300 Fax: 775.333.6010
Attorneys for Washoe County School District
By:/s/ Luke Busby, Esq Dated: May 24, 2022
Luke Busby